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JUN 17 2008

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FACSIMILE TRANSMISSION

PLEASE DELIVER THE FOLLOWING PAGES

Anthony Smith

U.S.P.T.O - Office of PCT Legal Administration

FACSIMILE NO.: 571-273-0459

FROM: John P. White John

DATE: June 17, 2008

TOTAL NUMBER OF PAGES, INCLUDING COVER SHEET: Twenty-Two (22)

IF YOU DO NOT RECEIVE ALL THE PAGES, PLEASE CALL BACK AS SOON AS POSSIBLE TO (212) 278-0420.

RE: U.S. Serial No. 10/577,382; Our docket 68548-PCT-US/JPW/LAD

Submitted herewith is a true and correct copy of the Petition which was filed with the U.S. Patent Office on February 7, 2008 in connection with the above-identified application and a true and correct copy of the stamped return Petition postcard indicating that all the items enumerated therein, including Exhibits A, B and C, were received by the U.S. Patent and Trademark Office.

THE INFORMATION CONTAINED IN THIS FACSIMILE TRANSMISSION IS INTENDED SOLELY FOR THE PERSONAL AND CONFIDENTIAL USE OF THE DESIGNATED RECIPIENT(S) NAMED ABOVE. THIS TRANSMISSION MAY BE AN ATTORNEY-CLIENT COMMUNICATION CONTAINING INFORMATION THAT IS PRIVILEGED AND CONFIDENTIAL. IF THE READER OF THIS MESSAGE IS NOT A DESIGNATED RECIPIENT OR AN AGENT RESPONSIBLE FOR DELIVERING IT TO A DESIGNATED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT YOU HAVE RECEIVED THIS DOCUMENT IN ERROR, AND THAT ANY REVIEW, DISTRIBUTION, OR COPYING OF THIS MESSAGE IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, OR IF UPON READING THIS DOCUMENT YOU HAVE REASON TO BELIEVE THAT THE DOCUMENT WAS INADVERTENTLY SENT TO YOU, PLEASE NOTIFY US IMMEDIATELY BY COLLECT TELEPHONE CALL AND RETURN THE ORIGINAL MESSAGE TO US BY MAIL. THANK YOU.

Dkt. 0575/68548-PCT-US/JPW/JCS

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants : Shi Du Yan, et al.

U.S. Serial No.: 10/577,382

Filed : April 27, 2006

For : Methods for Reducing Seizure-Induced Neuronal

Damage

1185 Avenue of the Americas New York, New York 10036

February 7, 2008

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

PETITION TO REVIVE AN UNINTENTIONALLY ABANDONED APPLICATION UNDER 37 C.F.R. §1.137(b)

This Petition is submitted to revive the above-identified application under 37 C.F.R. §1.137(b).

Requirements of Petition to Revive

A petition under 37 C.F.R. §1.137(b) must be accompanied by:

- (1) the required reply, unless it has been previously filed;
 - (2) the petition fee set forth in 37 C.F.R. §1.17(m);
- (3) a statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to this paragraph was unintentional; and
 - (4) any terminal disclaimer (and fee set forth in §120(d)) required pursuant to 37 C.F.R. §1.137(d) for a utility

Applicants: Shi Du Yan, et al. U.S. Serial No.: 10/577,382

Filed: April 27, 2006

Page 2

application filed before June 8, 1995.

Required Reply Under 37 C.F.R. §1.137(b)(1)

A Notice of Defective Response was issued on September 4, 2007 indicating that the declaration submitted with applicants' April 9, 2007 Communication in Response to January 8, 2007 Notification of Missing Requirements Under 35 U.S.C. §371 in the United States Designated/Elected Office does not comply with 37 C.F.R. §1.497(a). Specifically, the Notice indicated that the declaration appeared to be a compilation of a number of separate declaration documents, which must be submitted as individual declarations, rather than combined into one declaration.

Applicants filed a Communication in Response to September 4, 2007 Notice of Defective Response on October 4, 2007 resubmitting a copy of the previously filed declaration and explaining why the declaration as filed was in compliance with 37 C.F.R. §1.497(a).

However, the U.S. Patent Office disagreed with applicants' position and issued a Decision on Petition under 37 C.F.R. §1.181 on December 7, 2007 declaring that the subject application had been abandoned. A copy of the Decision is attached as Exhibit 1 hereto.

In response, applicants maintain that the signed Declaration and Power of Attorney submitted with their April 9, 2007 Communication in Response to January 8, 2007 Notification of Missing Requirements Under 35 U.S.C. §371 in the United States Designated/Elected Office and also with their October 4, 2007 Communication in Response to September 4, 2007 Notice of Defective Response is in compliance

Applicants: Shi Du Yan, et al. U.S. Serial No.: 10/577,382 Filed: April 27, 2006 Page 3

with 37 C.F.R. §1.497(a) and (b), and respectfully maintain their disagreement with the Patent Office's interpretation of 37 C.F.R. §1.497(a) and (b) and M.P.E.P 201.03(II)(B)¹.

However, in order to insure that this case is not abandoned, applicants attach three separate Declarations and Power of Attorneys, one signed by each of Shi Du Yan, Guy McKhann, and David M. Stern, and attached hereto as Exhibits A, B, and C, respectively. Accordingly, the required reply is being submitted.

Petition Fee Required Under 37 C.F.R. §1.137(b)(2)

The required fee for filing a Petition under 37 C.F.R. \$1.137(b) as set forth in 37 C.F.R. \$1.17(m) is \$1,540.00. A check in the amount of \$1,540.00 is enclosed herewith.

Statement that the Entire Delay in Filing the Required Reply was Unintentional Under 37 C.F.R. §1.137(b)(3)

The entire delay in filing the required reply was unintentional as evidenced by applicants' two previous submissions of declarations signed by the inventors.

Terminal Disclaimer Under 37 C.F.R. §1.137(b)(4)

Because the subject application was filed on October 28, 2004, i.e., after June 8, 1995, no terminal disclaimer need be filed.

l Applicants request that the Office reconsider its position and refund the enclosed Petition fee. Applicants are also considering what further action would be appropriate to challenge the Office's position.

Applicants: Shi Du Yan, et al. U.S. Serial No.: 10/577,382

Filed: April 27, 2006

Page 4

In view of the attached three separate declarations and power of attorneys and the preceding remarks, applicants earnestly solicit an expeditious revival of the subject application.

If a telephone interview would be of assistance in resolving any issue in connection with this petition, applicants' undersigned attorney invites the appropriate representative of the Office to telephone him at the number provided below.

No fee, other than the enclosed \$1,540.00 petition fee under 37 C.F.R. §1.17(m), is deemed necessary in connection with the filing of this Petition. However, if any additional fee is required, authorization is hereby given to charge the amount of any such fee to Deposit Account No. 03-3125.

Respectfully submitted,

horeby certify that correspondence is being deposited this date with the U.S. Postal Service with sufficient postage as first class mail in an envelope addressed to:

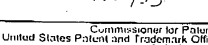
Mail Scop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

phn P. White Xeg. No. 28,678

John R. White Registration No. 28,678 Attorney for Applicants Cooper & Dunham LLP 1185 Avenue of the Americas New York, New York 10036 (212) 278-0400

EXHIBIT 1

UNITED STATES 1 -ENT AND TRADEMARK OFFICE



Alexandria.

0 7 DEC 2007

Cooper & Dunham, LLP US5 Avenue of the Americas New York, New York 10036

In re Application of:

YAN et al.

U.S. Application No.: 10/577,382

PCT No.: PCT/US04/36173

International Filing Date: 28 October 2004

Priority Date: 31 October 2003

Attorney's Docket No.: 68548-PCT-US/JPW/JW

For: METHODS FOR REDUCING

SEIZURE-INDUCED NEURONAL

DAMAGE

DECISION ON PETITION UNDER 37 CFR 1.181

PETPIPON to Revise Die ?

This decision is issued in response to the "Communication in Response To September 4, 2007 Notification Of Defective Response" filed 09 October 2007, which is being treated as a request to accept the declaration filed 12 April 2007 under 37 CFR 1.181. No petition fee is required.

BACKGROUND

On 28 October 2004, applicants filed international application PCT/US04/36173 vehich claimed a priority date of 31 October 2003 and which designated the United States. The deadline for submitting the basic national fee was thirty months from the priority date, i.e., 01 May 2006.

On 27 April 2006, applicants filed a transmittal letter for entry into the national stage in the United States accompanied by, among other materials, payment of the basic national fee.

On 08 January 2007, the United States Designated/Elected Office (DO/EO/US) mailed a Netification of Missing Requirements Under 35 U.S.C. 371 (Form PCF(DO/EO/995)) indicating that an oath or declaration in compliance with 37 CFR 1.497 was required. Furthermore, the Notification indicated that a Sequence Listing had not been filed as required by 37 CFR 1.821(c) and (e).

On 12 Novil 2007, applicants filed a "Communication in Response to January 8, 2007 Notification of Missing Requirements under 35 U.S.C. 371 in the United States Designated Fleeted Office and Petition for a One-Month Extension of Time" which included five pages of declaration materials and a statement that "the subject application does not contain any nucleotide or amino acid sequences as defined in 37 CFR 1.821."

Applicants: Shi Du Yan, et al, U.S. Serial No. 10/577,382 Filed: April 27, 2006 Exhibit 1 Application No.: 10/577,382

7

On 04 September 2007, the DO/EO/US mailed a Notification Of Defective Response (Form PCT/DO/EO/916) indicating that the filed declaration was defective because "the declaration document appears to be a compilation of a number of separate declaration documents." The Notification indicated that the failure to file a proper response within one month would result in abandonment of the application.

On 09 October 2007, applicants filed the Response considered herein. The response was not accompanied by a revised oath or declaration. Rather, the response consists of an argument by applicants that the previously filed declaration was in an acceptable form.

DISCUSSION

In applicants' response to the Notification Of Defective Response, counsel asserts that the five pages filed 12 April 2007 were a single document and that the declaration therefore satisfies the requirements of 37 CFR 1.497. However, a review of the filed declaration materials contradicts the assertion that the document is a single, five-page declaration.

The filed declaration materials consist of:

- (1) a first page, identified as "Declaration and Power of Attorney," that identifies the application and sets forth the priority claim under 35 U.S.C. 119(a)-(d);
- (2) a page, identified as "Page 2" that identifies the application and sets forth the priority claim under 35 U.S.C. 119(e);
- (3) a page, identified as "Page 3" which is executed by Shi Du YAN. This page identifies Shi Du YAN as the first inventor, Guy MCKHANN as the second inventor, and David STERN as the third inventor:
- (4) another page, identified as "Page 3" which is executed by Guy MCKHANN. This page identifies Shi Du YAN as the first inventor, Guy MCKHANN as the second inventor, and David STERN as the third inventor; and
- (5) another page, identified as "Page 3" which is executed by David STERN. This page identifies Shi Du YAN as the first inventor, Guy MCKHANN as the second inventor, and David STERN as the third inventor.

Thus, the five page submission consists of Page 1, Page 2, and three signature pages identified as "Page 3." Counsel avers that "each inventor was given a copy of the same declaration containing a complete listing of all inventors for his or her signature." Based on the above statement, it appears that counsel subsequently compiled the declaration into a single document, which is improper. Under these circumstances, the five pages of declaration materials filed 12 April 2007 cannot be treated as a single document. In addition, these materials cannot be adocted as a compliation of separate, complete declaration documents (see MPEP § 201.03, page 200-7; "Where individual declarations are

Application No.: 10/577,382

3

executed, they must be submitted as individual declarations rather than combined into one declaration"). Accordingly, the declaration filed 08 January 2003 remains unacceptable under 37 CFR 1.497.

Because applicants failed to submit a proper response to the Notification Of Λ Defective Response, this application became abandoned as of midnight on 04 September 2007.

CONCLUSION

Applicants request is REFUSED and this application is ABANDONED.

The application materials filed by applicant cannot be considered as a single document and such materials do not constitute an acceptable declaration in compliance with 37 CFR 1.497.

Applicants have failed to file a proper response to the Notification Of A Defective Response mailed 04 September 2007.

The application is being forwarded to the National Stage Processing Branch of the Office Of PCT Operations for further processing in accord with this decision, specifically, the issuance of a Notification Of Abandonment (Form PCT/DO/EO/909).

Anthony Smith

Attorney Advisor
Office PCT Legal Administration

Tel.: 571:272:3298

Facsimile: 571-273-0459

EXHIBIT A

68548-PCT-US/JPW/JW

DECLARATION AND POWER OF ATTORNEY

As a helow-named inventor, I hereby declare that:

My residence, post office address, and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

METHODS FOR REDUCING SEIZURE-INDUCED NEURONAL DAMAGE

he specification of which check one)	ch:	•	
	is attached	l hereto.	
•	X was filed	as §371 national stage of PCT/US October 28, 2004	2004/036173, filed as
	Application Serial	No. 10/577,382	
	and was amended	on April 27, 2006 (if applicable)	
		nderstand the contents of the above mendment referred to above.	z-identified specification,
l acknowledge the duly to be material to paten	to disclose to the U. tability as defined in	S. Patent and Trademark Office all Title 37, Code of Federal Regulat	information known to me ions, Section 1.56.
365(b) of any foreign (International Applicat below. I have also ide	application(s) for po ion which designate ntified below any fo	er Title 35, United States Code, Secutent or inventor's certificate, or Secutent or inventor's certificate, or Secut at least one country other than reign application for patent or investate before that of the earliest applicate	ection 365(a) of any PCT the United States, listed entor's certificate, or PCT
Prior Foreign Applica	tion(s)		Priority Claimed
<u>Number</u>	Country	Filing Date	<u>Yes</u> <u>No</u>
PCT/US2004/036173	PCT	October 28, 2004	<u>x</u>
			· ·
	<u> </u>		

Applicants: Shi Du Yan, et al.

Serial No.: 10/577,382 Filed: April 27, 2006

Exhibit A

Declaration and Power of Attorney

Page 2

I hereby claim the benefit under Title 35,	United States Code,	Section 119(e)	of any	United	States
provisional application(s) listed helow:	•				

Provisional Application No.	<u>Filing Date</u>	<u>Status</u>
60/516,323	October 31, 2003	Pending as of October 31, 2004

I hereby claim the benefits under Title 35, United States Code, Section 120 of any United States Application(s), or Section 365(c) of any PCT International Application(s) designating the United States listed below. Insofar as this application discloses and claims subject matter in addition to that disclosed in any such prior Application in the manner provided by the first paragraph of Title 35, United States Code, Section 112, I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56, which became available between the filing date(s) of such prior Application(s) and the national or PCT international filing date of this application:

Application Serial IVO.	Titure Date	Divida	
PCT/US2004/036173	October 28, 2004	Pending as of April 30, 2006	·
			•
	•		

And I hereby appoint

John P. White (Reg. No. 28,678); Christopher C. Dunham (Reg. No. 22,031); Norman H. Zivin (Reg. No. 25,385); William E. Pelton (Reg. No. 25,702); Robert D. Katz (Reg. No. 30,141); Peter J. Phillips (Reg. No. 29,691); Paul Teng (Reg. No. 40,837); Alan J. Morrison (Reg. No. 37,399); Gary J. Gershik (Reg. No. 39,992);

and each of them, all c/o Cooper & Dunham LLP, 1185 Avenue of the Americas, New York, New York 10036, my attorneys, each with full power of substitution and revocation, to prosecute this application, to make alterations and amendments therein, to receive the patent, to transact all business in the Patent and Trademark Office connected therewith and to file any International Applications which are based thereon under the provisions of the Patent Cooperation Treaty.

03/22/2007 15:56

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DEPT OF SURGERY

PAGE 84

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Declaration and Power of Attorney

Page 3

Please address all communications, and direct all telephone calls, regarding this application to:

John P. White, Esq. Rag.No. 28,678

Cooper & Dunham, LLP (Customer Number 23432)

1185 Avenue of the America:

New York, New York 10036

Tel. (212) 278-0400

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that those statements were made with the knowledge that willful faire statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful faire statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or			*	
first joint investor	Shi Du Yan 🔬		<u> </u>	
Inventor's signature_	- Ship	~	Date of signature	3/21/20
Citizenship Uni	ited States of America	<i>a</i>		
Raidence_SST	iomilton Place Tensily	New Jersey 0767	O. United States of Arr	letica.
	see residence addres			
Full name of additional joint invers	tor(if any)Cnry	McKharm		(
			Date of signature	
	ind States of America			
Realdence9 Hi	litop Road, Branzville,			rica
	see residence address	3		
m 11				
Full name of sole or first foint inventor _	David M, Stem			
Inventor's signature_		Date o	of signature	
Citizenship United S	pres of America	·	•	
Randence 8460	Springvalley Drive, Cir	icignati, OH 45234	6	
Post Office Address	see residence address	<u> </u>		
		· .		

Revised 09/02/04

EXHIBIT B

68548-PCT-US/JPW/JW

DECLARATION AND POWER OF ATTORNEY

As a below-named inventor, I hereby declare that:

My residence, post office address, and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

METHODS FOR REI	DUCING SEIŻURE-INDUC	CED NEURONAL DAMAGE	· !
the specification of wh (check one)	nich:		
	is attached heret	o .	
		71 national stage of PCT/US2 ber 28, 2004	004/036173, filedas
	Application Serial No	10/577,382	
	and was amended on	April 27, 2006 (if applicable)	· .
	have reviewed and understo as amended by any amendn	and the contents of the above tent referred to above.	-identified specification,
I acknowledge the dut to be material to pate	y to disclose to the U.S. Pau ntability as defined in Title	ent and Trademark Office all i 37, Code of Federal Regulatio	nformation known to me ons, Section 1.56.
365(b) of any foreign International Applica below. I have also id	a application(s) for patent of ation which designated at l lentified below any foreign of	e 35, United States Code, Section inventor's certificate, or Sections on country other than application for patent or invertore that of the earliest application	ction 365(a) of any PCT the United States, listed utor's certificate, or PCT
Prior Foreign Applic	ation(s)		Priority Claimed
Number	Country	Filing Date	<u>Yes</u> <u>No</u>
PCT/US2004/03617	PCT	October 28, 2004	<u>x</u>
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Applicants: Shi Du Yan, et al.

Serial No.: 10/577,382 Filed: April 27, 2006

Exhibit B

Declaration and Power of Attorney

Page 2

P.016/022

Provisional Application No.	Filing Date	Status
60/516,323	October 31, 2003	Pending as of October 31, 200
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Application(s), or Section 36 listed below. Insofar as this c in any such prior Application Code, Section 112, I acknowl all information known to mo Regulations, Section 1.56, wh	5(c) of any PCT International Application discloses and claims in the manner provided by the ledge the duty to disclose to the let to be material to patentability.	Code, Section 120 of any United State pplication(s) designating the United State subject matter in addition to that disclosed first paragraph of Title 35, United State United States Patent and Trademark Office y as defined in Title 37, Code of Federal filing date(s) of such prior Application(s) ication:
Application(s), or Section 36 listed below. Insofar as this c in any such prior Application Code, Section 112, I acknowl all information known to me Regulations, Section 1.56, wh	5(c) of any PCT International Application discloses and claims in the manner provided by the ledge the duty to disclose to the let to he material to patentability tich became available between the control of the let let let let let let let let let le	pplication(s) designating the United State subject matter in addition to that disclosed first paragraph of Title 35, United State United States Patent and Trademark Office of as defined in Title 37, Code of Federa of filing date(s) of such prior Application(s

And I hereby appoint

John P. White (Reg. No. 28,678); Christopher C. Dunham (Reg. No. 22,031); Norman H. Zivin (Reg. No. 25,385); William E. Pelton (Reg. No. 25,702); Robert D. Katz (Reg. No. 30,141); Peter J. Phillips (Reg. No. 29,691); Paul Teng (Reg. No. 40,837); Alan J. Morrison (Reg. No. 37,399); Gary J. Gershik (Reg. No. 39,992);

and each of them, all c/o Cooper & Dunham LLP, 1185 Avenue of the Americas, New York, New York 10036, my attorneys, each with full power of substitution and revocation, to prosecute this application, to make alterations and amendments therein, to receive the patent, to transact all business in the Patent and Trudemark Office connected therewith and to file any International Applications which are based thereon under the provisions of the Patent Cooperation Treaty.

see residence address

03:17pm

Jun-17-08

Revised 09/02/04

P.017/022

P. 003/006

DECLARATION AND POWER OF ATTORNEY

As a below-named inventor, I hereby declare that:

My residence, post office address, and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

METHODS FOR REDUCING SEIZURE-INDUCED NEURONAL DAMAGE

the specification of wi (check one)	hich:		•	
(Check One)				
	is attached he	ereto.		
	X was filed as	\$ §371 national stage of PCT/US	52004/036173, filed	
	<u>Q</u>	ctober 28, 2004	as	
	Application Serial No	o. <u>10/577,382</u>		
	and was amended on	April 27, 2006		
		(if applicable)		
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Applicants: Shi Du Yan, et al. Serial No.: 10/577,382 Filed: April 27, 2006 Exhibit C

Declaration :	and	Power	of Attorney
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Page 2

I hereby claim the benefit under Title 35,	United States Code,	Section 119(e)	of any United	States
provisional application(s) listed below:				

Provisional Application No.	<u>Filing Date</u>	<u>Status</u>
60/516,323	October 31, 2003	Pending as of October 31, 2004
<u> </u>		

I hereby claim the benefits under Title 35, United States Code, Section 120 of any United States Application(s), or Section 365(c) of any PCT International Application(s) designating the United States listed below. Insofar as this application discloses and claims subject matter in addition to that disclosed in any such prior Application in the manner provided by the first paragraph of Title 35, United States Code, Section 112, I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56, which became available between the filing date(s) of such prior Application(s) and the national or PCT international filing date of this application:

Application Serial No.	Filing Date	Status
PCT/US2004/036173	October 28, 2004	Pending as of April 30, 2006
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And I hereby appoint

John P. White (Reg. No. 28,678); Christopher C. Dunham (Reg. No. 22,031); Norman H. Zivin (Reg. No. 25,385); William E. Pelton (Reg. No. 25,702); Robert D. Katz (Reg. No. 30,141); Peter J. Phillips (Reg. No. 29,691); Paul Teng (Reg. No. 40,837); Alan J. Morrison (Reg. No. 37,399); Gary J. Gershik (Reg. No. 39,992);

and each of them, all c/o Cooper & Dunham LLP, 1185 Avenue of the Americas, New York, New York 10036, my attorneys, each with full power of substitution and revocation, to prosecute this application, to make alterations and amendments therein, to receive the patent, to transact all business in the Patent and Trademark Office connected therewith and to file any International Applications which are based thereon under the provisions of the Patent Cooperation Treaty.

F-839

Declaration and Power of Address

Pieuse soldeers till sestenormanismus, und Irrest till telephone talle regurding this application to

John P. White Edg. Reg.No. 28.573 Cooper & Dantier, LLP (Classimer Number 19432) 1462 Jonnes of the American New York, New York 19636 Ret (217) 278-0400

I hereby dividure that all statements made herein of my own knowledge are true and that all statements material devices and an interestry make desert by my own surveyings are true and may at valencing make in influencing are true and feeling are believed to be one, and parther that these supernorms were made are much use provided by place or implementations that should be provided by the or implementation of the life of the United States Code and that such wilful false supernorms may proported the wildar of the application or any potent attentioned.

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Client February 7-70419	I'ile No Auy.

Kindly acknowledge receipt of the accompanying

Petition to Revive an Unintentionally Abandoned Application Under 37 C.F.R. \$1.137(b), for Shi Du Yan, et al., Methods for Reducing Seizure-Induced Neuronal Damage, U.S. Serial No. 10/577,382, filed April 27, 2006, including a copy of the Preember 7, 2007 Decision (Exhibit 1), three signed Declarations and Power of Attorneys (Exhibits A, B and C), a check in the amount of \$1,540.00, and a Certificate of Mailing dated February 7, 2008.

Due Date: February 7, 2008

by placing your receiving date stamp hereon and returning to us,

New Williams	Shi Du Yan, et al.
Applicant	Columbia (0575)
Client	68.548-PCT-US JPW/ICS February 7, 2008 File No Auv.
Date	Auy,

Kindly acknowledge receipt of the accompanying

Petition to Revive an Unintentionally Abandoned Application Under 37 C.F.R. \$1.137(b), for Shi Bu Yan, et al. Methods for Reducing Seizure-Induced Neuronal December of 2007 Decision (Exhibit 1), three signed Declarations and Power of Attorneys (Exhibits A, B and C), a check in the amount of \$1.540.00, and a Certificate of Mailing dated February 7, 2008

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